.Case 4:16-cv-00692-ALM-KPJ 1000ctument 102 refeited 09/08/16 Page 1 of 35 PageID #: 6 **CASE SUMMARY**

CASE No. 16-06225-16

Keri Ann Mankin

The Prudential Insurance Company of America

888

Location: 16th Judicial District Court

Judicial Officer: Shipman, Sherry

Filed on: 08/05/2016

CASE INFORMATION

Case Type: Other Civil

Case Status:

08/05/2016 Active

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number

Court

Date Assigned Judicial Officer 16-06225-16

16th Judicial District Court

08/05/2016

Shipman, Sherry

PARTY INFORMATION

Plaintiff

Mankin, Keri Ann

Lead Attorneys

Durand, Daniel C, III Retained 972-221-9569(F) 972-221-5655(W)

Defendant

Prudential Insurance Company of America

DATE	EVENTS & ORDERS OF THE COURT
08/05/2016	Plaintiff's Original Petition for Temporary Restraining Order, Injunction and Damages
08/08/2016	Certificate of Cash in Lieu of Bond for Restraining Order &/or Injunction
08/08/2016	Order (Judicial Officer: Shipman, Sherry)
08/08/2016	Record/Copy Request
08/09/2016	Request for Issuance of Citation, Show Cause and TRO Made by: Plaintiff Mankin, Keri Ann
08/09/2016	Citation
	Prudential Insurance Company of America Served: 08/10/2016 Return Date/Time: 08/18/2016 eserved in 12080227
08/09/2016	Show Cause
	Prudential Insurance Company of America Served: 08/10/2016 Return Date/Time: 08/18/2016 eserved in 12080227
08/09/2016	Temporary Restraining Order
	Prudential Insurance Company of America Served: 08/10/2016



Case 4:16-cv-00692-ALM-KPJ 100cument 152TR Filed 09/08/16 Page 2 of 35 PageID #: 7

CASE SUMMARY CASE NO. 16-06225-16

	Return Date/Time: 08/18/2016 eserved in 12080227
08/18/2016	Service Returned Citation, Show Cause Notice, and Temporary Restraining Order for Prudential Insurance Companies of America
08/22/2016	Order (Judicial Officer: Shipman, Sherry)
10/14/2016	Hearing (1:30 PM) (Judicial Officer: Shipman, Sherry) Permanent Injunction.

	1 crimanent injunction.						
DATE	FINANCIAL INFORMATION						
08/08/2016 08/08/2016 08/09/2016 08/09/2016	Plaintiff Mankin, Keri Ann Total Charges Total Payments and Credits Balance Due as of 9/8/2016 Charge TexFile Payment Receipt # 2016-20660 Charge TexFile Payment Receipt # 2016-20926 Plaintiff Mankin, Keri Ann Cash Bond Balance as of 9/8/2016 Bond Deposit	Plaintiff Mankin, Keri Ann Plaintiff Mankin, Keri Ann Plaintiff Mankin, Keri Ann Plaintiff Mankin, Keri Ann	306.00 306.00 0.00 282.00 (282.00) 24.00 (24.00)				

FILED: 8/5/2016 4:04:07 PM SHERRI ADELSTEIN Denton County District Clerk By: Shelley Mccutcheon, Deputy

NO.	16-062	25-16
KERI ANN MANKIN,	ş	IN THE DISTRICT COURT
Plaintiff	§ 8	·
V.	3 8 8	JUDICIAL DISTRICT
THE PRUDENTIAL INSURANCE	8	
OF AMERICA, Defendant		DENTON COUNTY, TEXAS

PLAINTIFF'S ORIGINAL PETITION FOR TEMPORARY RESTRAINING ORDER, INJUNCTION AND DAMAGES

TO THE HONORABLE COURT:

Keri A. Mankin, Plaintiff, complains of The Prudential Insurance Company of America,

Defendant, and for cause of action shows:

I.

- Plaintiff intends to conduct discovery under Level 2 of the Texas Rules of Civil
 Procedure.
- Plaintiff is an individual resident of Texas, residing at 1402 North Valley
 Parkway, #1203, Lewisville, Texas 75077.
- Defendant is a life insurance company duly authorized to engage in the insurance business in Texas. Citation may be served on Defendant's designated agent for service of process at CT Corporation Systems, 1999 Bryan Street, Suite 900, Dallas, Texas 75201-3136.

П.

- 4. The Plaintiff is the former spouse of decedent, Marshall W. Mankin, after 23 years of marriage. There were no children born of this marriage. A Final Decree of Divorce was entered on March 26, 2015 in Cause No. 14-06489-393 in Denton County, 393rd Judicial District Court. See attached Exhibit C. Decedent died on March 12, 2016.
- 5. By virtue of his employment at the City of Coppell and Flower Mound, Decedent had a Prudential Group Life Insurance Policy, Control No. 6-8033, with a face value of \$160,624.00 that was payable to Plaintiff prior to their divorce. Plaintiff has evidence that the Decedent intended to maintain her as the designated beneficiary by virtue of the attached email dated August 17, 2015. See attached Exhibit A and B.

III.

The Defendant has refused to honor that expressed intention in reliance on the Decedent's failure to re-designate her after the divorce under Texas Family Code 9.301. See attached Exhibits D and E.

IV.

The Defendant has threatened irreparable harm to the Plaintiff's property and rights by failing to pay her claim and threatening to distribute said proceeds to the Decedent's parents by August 10, 2016 unless retrained by a Court of law.

V.

The Defendant's conduct is without right or entitlement in that it does not treat the statute

as merely a rebuttable presumption that the Decedent's parents should be the beneficiaries that can be overcome by evidence of Decedent's intention to the contrary that Plaintiff should be the beneficiary. See State Farm Life Ins. Co. v. Davis, 2008 WL 2326323 (D. Alaska 2008) (preponderance of evidence) and Allstate Life Ins. Co. v. Hanson, 200 F. Supp. 2nd 1012 (E.D. Wis. 2002) (Decedent merely had to perform some small affirmative act indicating his intent

VI.

including informal acts). See attached Exhibit A.

The Plaintiff has and will continue to be damaged and injured by the Defendant's conduct by not paying said proceeds to Plaintiff.

VII.

For the reasons stated in this pleading, the Plaintiff requests that, after trial, this Court permanently enjoin the Defendant from paying the policy proceeds to anyone other than Plaintiff.

VIII.

Defendant has said it will disburse funds to Decedent's parents on or after August 10, 2016 unless restrained by a Court of law. See attached Exhibit D. Time is of the essence. A temporary restraining order should be immediately issued without notice and a temporary injunction hearing set in the next fourteen (14) days so all parties can have an evidentiary hearing.

IX.

In order to preserve the status quo and the property and rights of the Plaintiff during the

pendency of this action, Defendant should be cited to appear and show cause why it should not be temporarily restrained, during the pendency of this action, from distributing said proceeds to the Decedent's parents.

PRAYER FOR RELIEF

For these reasons, Plaintiff requests that:

- A temporary restraining order be issued without notice to Defendant, restraining Defendant, its agents, servants, and employees, from directly or indirectly transferring or dispersing the proceeds of the insurance policy to anyone other than Plaintiff until further order by this Court.
- 2. A temporary injunction be issued, after notice to Defendant and an evidentiary hearing, restraining Defendant, its agents, servants, and employees, directly or indirectly from transferring or dispersing the proceeds of the insurance policy to anyone other than Plaintiff until further order by this Court.
- 3. A permanent injunction be issued, on final trial of this cause, enjoining Defendant, its agents, servants, and employees, from directly or indirectly transferring or dispersing the proceeds of the insurance policy to anyone other than Plaintiff until further order by this Court.
- 4. Costs of suit including reasonable attorney's fees.
- 5. Such other and further relief to which Plaintiff may be justly entitled, including but not limited to damages within the jurisdictional limits of this Court, together with pre-judgment and post-judgment interest as allowed by law.

Respectfully submitted,

Durand & Associates, P.C.

Daniel C. Durand, III Texas Bar No. 06287570 522 South Edmonds Lane, Suite 101

Lewisville, Texas 75067 Tel. (972)221-5655 Fax. (972)221-5655 Attorney for Plaintiff

STATE OF TEXAS §

COUNTY OF DENTON §

BEFORE ME, the undersigned Notary Public, on this day personally appeared KERI ANN MANKIN, who, after being duly sworn, stated under oath that she is the Plaintiff in this action; that KERI ANN MANKIN has read the above petition; and that every statement contained the petition is within her personal knowledge and is true and correct.

KERI ANN MANKIN

SUBSCRIBED AND SWORN TO BEFORE ME on the ______day of August, 2016, to certify which witness my hand and official seal.

DIANA THERESA LEGGETT Notary Public, State of Texas My Commission Expires October 26, 2019

Diana Theresa Leggett Notary Public in and for the State of Texas

My commission expires

Keri Mankin

From:

keri <keriann2@verizon.net> Tuesday, April 26, 2016 6:11 PM

Sent: To:

Keri Mankin

Subject

Fwd: Re: Retirement and life ins

----- Forwarded Message -----Subject:Re: Retirement and life ins

Date:Sun, 17 Aug 2014 12:32:50 -0700

From: wayne makin <stinkinpoots@yahoo:com>

To: keriann2@verizon.net < keriann2@verizon.net>

You take after your mom. No worries there. Unless you don't go to the doctor like she doesn't

Sent from Yahoo Mail on Android

From: keriann2@verizon.net <keriann2@verizon.net>;

To: <stinkinpoots@yahoo.com>;
Subject: Re: Retirement and life ins
Sent: Sun, Aug 17, 2014 7:31:24 PM

Please, you'll probably outlive me anyway. I'll be lucky to see 50 if I take after my dad. 7 more years, woot!

Sent from my Verizon 4G LTE Smartphone

---- Original message----

From: wayne makin

Date: Sun, Aug 17, 2014 2:25 PM

To: keriann2@verizon.net;

Subject:Re: Retirement and life ins

I think that's a really good idea. You deserve what I have when something happens to me

¥

Sent from Yahoo Mail on Android

From: keriann2@verizon.net <keriann2@verizon.net>;
To: stinkinpoots@yahoo.com <stinkinpoots@yahoo.com>;

Subject: Retirement and life ins Sent: Sun, Aug 17, 2014 7:18:11 PM

(I would like to propose that we each keep the other as beneficiaries on our life insurance and retirement policies. It would benefit both (of us in the event something should happen to the other. I think after half our lives together, the survivor deserves it.

Just let me know what you think:

Sent from my Verizon 4G LTE Smartphone

EXHIBIT A

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·	NO.		
KERI ANN MANKIN, Plaintiff		. 89	IN THE DISTRICT COURT
v.		§ §	JUDICIAL DISTRICT
THE PRUDENTIAL INS OF AMERICA, Defendant	URANCE	G G	DENTON COUNTY, TEXAS
STATE OF TEXAS	§		
COUNTY OF DENTON	§ §		

PLAINTIFF'S AFFIDAVIT IN SUPPORT OF PETITION, TEMPORARY RESTRAINING ORDER AND INJUNCTION

KERI ANN MANKIN, Plaintiff, being first duly sworn, deposes and states under oath the following:

- 1. I am the Plaintiff in the above styled and numbered case.
- 2. The attached statement is my position and statement of facts based upon my personal knowledge and belief and is incorporated herein for purposes of this Affidavit are true and correct.
- 3. Further Affiant sayeth naught.

KERI ANN MANKIN, Affiant

SWORN TO AND SUBSCRIBED in my presence by KERI ANN MANKIN this day of August, 2016.

Notary Public in and for the state of Texas

EXHIBIT B

To Whom It May Concern,

Regarding Marshall Wayne Mankin
TMRS Retirement and Prudential Life Insurance Accounts:

I felt the need to add this letter to my case for dispute as I think the human and personal side to things can get lost in the minutia sometimes. While I can somewhat understand the meaning of divorce as an end, it is not an end to a relationship, only to a marriage – and it does not always mean it ended in a hateful, spiteful war zone. Our history began when I was 18 and he was 20, by the time I was 21 and he was 23, we were coupled together and he was raising my one year old as his own. He was by my side in 1998 when I was diagnosed with a brain tumor, which is not an easy thing for anyone much less a young couple; and again in 2003 when I was diagnosed with Crohn's disease. We had a blissful 22 years — as anyone, family or friends, would readily agree. When Wayne turned 45, he hit a mid-life crisis and had great difficulties in dealing with his inner turmoil. He did things completely out of his character, and at times was even very cruel to me. We had our fights, as couples do. I never wanted a divorce, but in the end, I needed to find my dignity and regain my self-respect. We had a reasonably amicable divorce with no attorneys involved, but it was extremely painful and we lost everything. We had to file bankruptcy and sell our home of 12 years. We had to split up our 13 animals we had rescued over the years something that was our passion and caused great heartbreak for the both of us. One thing we agreed on from the onset was to keep each other as beneficiaries on our retirement and insurance policies. We had spent more than half our lives together and wanted to know the other would be taken care of in the event of one of our demise. He particularly wanted to ensure I would be okay regarding my ongoing medical needs, expenses, and lifelong medications. Had either of us known our divorce would invalidate our designations, we certainly would've corrected our oversight, but that's not something that can be remedied after the fact. We are not wise in the world of law but we do have common sense – to us, once we designated a beneficiary, it was legal and binding - period. A policyholder has the right to choose a beneficiary regardless of relationship; if it is not changed it is because that is their expressed desire. Why name someone specifically if a company, or anyone for that matter, can decide to invalidate or go against the policyholder's request? It seems to deem the policyholder incapable of decision making and treats the chosen as if they had predeceased the owner of the policy. I see neither justice nor reasoning in that; much less ethics. Had we wanted to re-designate another party, we could which was our interpretation of the statement in the divorce decree giving each 100% control over our own retirement and insurance accounts. Meaning to us, with Texas being a community property state, we would each have the option of changing our beneficiaries and other portions of our policies without the permission of the other party. Since it was our intent to see to it the other was taken care of (as neither of us remarried and there were no children other than my daughter, whom he raised for 23 years) we left the beneficiary designations as originally listed. Had the tables been turned, I would hate to know he were going through this trouble to gain access to what we had expressly wished for the survivor to have. Not every divorce ends in hate but unfortunately, sometimes a marriage cannot survive no matter the amount of love. I loved him even through the bad and I will love him until my last breath. I grieved for him when he began his crisis, I grieved him when he moved out and our marriage officially ended. And I am grieving him again in this final tragic loss. Please understand our intentions and do not punish me because we were not privy to certain little known (and well hidden) rules and regulations, especially given that we cannot correct our errors now. Because we could not afford an attorney to oversee our divorce proceedings, I am now very aware of the mistakes and oversights in the

entire process, again, things we cannot change after the fact. It's an extremely harsh lesson to learn and one I will certainly never forget. I would not be "taking" this money from anyone. There is no other spouse, there are no other children. I'm simply a fairly recent ex-wife, who honestly feels more like a grieving widow, who is pleading for the right thing to be done. This was a life built together over 23 years, divorce may have ended the prospect of a future together but it does not negate the past lifetime made. Nor does it change our mutual desire to see the survivor was taken care of in the event of one of our passing. It simply meant we could not live together anymore. Please grant me as valid beneficiary to the estate of Marshall Wayne Mankin, per his wishes; he wanted to know I would be taken care of if he left this world before me. I know law is open to interpretation and therefore each case should be considered with the personal story behind the events leading to this point in time. I appreciate your time and consideration to my case.

Very Respectfully,

Keri Ann Mankin

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA.	
	A. FILED
Cause Number: 14-06489	
IN THE MATTER OF THE MARRIAGE OF	in the 393 P. OISTRICT CLERK DENTON COTX
Petitioner: Meri Ann Mankin Print first, middle and last name of the spouse filing for divorce.	, av
And	☐ County Court at Law
Respondent: Malshall Wayn Markin Print first, middle and last name of other spouse.	Denton County, Texas
Final Decree of Div	orce
A hearing took place on 3/35/2015.	•
There was no jury. Neither the husband nor wife asked for a jury,	·
1. Appearances	
Petitioner	100 1 :
The Petitioner's name is: Heri Ann Middle	- MICNKIN
The Petitioner is the: (Check one box.) Husband. Wife.	2001
(Check one box.)	
The Petitioner was present, representing him/herself, and ann	
The Petitioner was present, representing him/herself, and agree Divorce (called "Decree throughout this document).	sed to the terms of this i man becree of
The Petitioner was not present but has signed on page 8 agree	eing to the terms of this Decree.
Respondent	
The Respondent's name is: Marchall Wayn	e Markin Last
The Respondent is the: (Check one box.) Husband. Wife.	
(Check one box.)	
The Respondent was present, representing him/herself, and a The Respondent was present, representing him/herself, and a	
The Respondent was not present, but filed an Answer or Waiv	
8 agreeing to the terms of this Decree. The Respondent was not present, but filed a Global Waiver that	•
of this hearing and did not otherwise appear.	· -
The Respondent was not present, but was served and has def Certificate of Last Known Address and a Military Status Affidavi	
2. Record (The Court fills out this section.)	
A Court reporter recorded today's hearing.	
A Court reporter did not record today's hearing because the par A Statement of the Evidence was signed by the Court.	ties agreed not to make a record.
·	
EXHIB	IT
© TexasLawHelp.org, Final Decree of Divorce – SET A, July 2014	€ge 1 of 8

3	. Ju	risdiction			
re	sider	ourt heard evidence and finds that it has jurisdiction over this cancy and notice requirements have been met, and the Petition forments. The Court futher finds that: (Check one box.)			
Ż	∫ it h	as been at least 60 days since the Petition for Divorce was file	d.		
] the	60 day waiting period is not required because: (Check one box	.)		
		Petitioner has an active Protective Order under Title 4 of the magistrate's order for emergency protection under Article 17.2. Procedure against Respondent because Respondent commit marriage.	292 of the Tex	as Code of Criminal	
		Respondent has a final conviction or has received deferred a family violence against Petitioner or a member of Petitioner's		r a crime involving	
		Vorce			
11	15 0	RDERED that the Petitioner and the Respondent are divorced	•		
5.	Ch	ildren			
5а	. No	Children Together			
		urt finds that the Husband and Wife <u>do not</u> have any blologica er 18 years old <u>or</u> over 18 years old and still in high school.	al or adopted	children together, who	
5 <i>b</i>	. Wii	fe Not Pregnant			
Γh	e Co	urt finds that the Wife <u>is not</u> pregnant.			
5c	. Did	the Wife have a Child with Another Man while Marrie	ed to the Hu	ıshand?	
Ch	eck or	ne box.)			
X	The	Court finds that the Wife did not have children with another r	nan while ma	rried to the Hüsband.	
]	Hus	Court finds that the Wife <u>did</u> have a child/children with another band. All of the children born during the marriage that are not ogical children are named below:			
		Child's name	Sex	Date of Birth	
	1 _				
	2				
	3				
	4	1	<u> </u>		
	5		······································	,	
	If the	Wife had a child with another man while married to the husband, ch order or Acknowledgement and Denial of Patemity for <u>each</u> child.	eck one box be	elow and attach copy of	
	The	Court further finds that paternity of each child listed above has	s been establ	ished,	
	t	A court order has established that another man is the biological he biological father of the child/ren listed above. A copy of the Decree as Exhibit .			
		An Acknowledgement of Paternity was signed by the biologica was signed by the Husband for the child/ren listed above. A concept of Paternity is attached to this Decree as Exhibit(s)	ol father <u>and</u> a opy of each <i>A</i>	Denial of Paternity cknowledgment and	

	Property and he Court finds that						
	4. <u>Husband's Se</u>						
	ne Court confirms			-	y as his sep	parate property:	
1.	House or Land	located at:	Strant Addman	Cihe		State	Zíp
	☐ Husband ov	vned this pr	operty before ma property as a gift	arriage.		Sie	zψ
2.	Cars, trucks, m received them a Year			es Husband owl the marriage: Model		ehicles <i>before</i> (dentification No. [
3.	Other Money or			usband's Separ		ty	
	Husband owned			sonal property be		arriage:	
	Husband inherite		ed as a gift the f	ollowing money o	or personal		
	Husband receive marriage that is	ed the follow not for lost v	ving money reco	very for personal	injuries tha	t occurred durin	ng the
The sep Wif	A. Husband's Co e Court ORDERS parate property an e is ORDERED to sband. Husband i	that the Hu d Wife is di sign any d	sband is awarde vested of (loses) eeds or docume	all right, title, into	erest and c	laim in and to the	at property.
1.	All property in Hugive to the Wife.	isband's ca	re, custody or co	ontrol, or in Husb	and's name	e, that this Decre	ee does not
2.	House or land loo	cated at:	Sireet Address	····	City	State 2	(ip
	Legal Description	•					
3.	All cash and mon	ev in anv b	ank or other fina	ncial institution li	sted in Hus	band's name al	one.
	Any insurance po						~
	Husband's cars, t				elow:		
	Year 2010	Make	•	Model 40 CIVIC	Vehicle	Identification No DFM F9 X A	
3.	Husband will also	keep the fo	ollowing property	·	-		<u></u>
							



۱.	House or Land located a	Street Address	City	· · · · · · · · · · · · · · · · · · ·	State	Zip	
	□ \\/ife oursed this area		• •		State	Zip	
	☐ Wife owned this prop ☐ Wife received this pro						
2.	Cars, trucks, motorcycl received them as a gift or			ese vehicles b	efore ma	rriage or	
	Year Make		Model	Vehicle Ider			
	Other Money or Propert Wife owned the following	•	•				
•	Wife inherited or received	_			_	=	
-		a money recovery	for personal injurie	s that occurred	d during t	the marriage	;
	Wife's Community Pro	pperty Nife is awarded th	e following property	as her sole a	nd separ	ate property	
he nd ORE	Wife's Community Processing Court ORDERS that the National is divested of (Indeed of the Court of the National is divested of the National is responsible for preparations.	operty Nife is awarded th oses) all right, title, or documents needing the documents.	e following property interest and claim eded to transfer any	as her sole a in and to that property lister	nd separ property. d below t	ate property Husband is to the Wife.	
he ind ORE	Wife's Community Pro Court ORDERS that the N Husband is divested of (No DERED to sign any deeds	operty Nife is awarded th oses) all right, title, or documents needing the documents.	e following property interest and claim eded to transfer any	as her sole a in and to that property lister	nd separ property. d below t	ate property Husband is to the Wife.	
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Fine Fine Vife	Wife's Community Pro Court ORDERS that the N Husband is divested of (In DERED to sign any deeds is responsible for prepari All property in Wife's care the Husband. House or land located at: Legal Description: All cash and money in any Any insurance policy that Wife's cars, trucks, motors	Nife is awarded thoses) all right, title, or documents neeing the documents, custody or control. Street Address bank or other final covers Wife's life.	e following property interest and claim eded to transfer any of, or in Husband's r	as her sole a in and to that property lister arme, that this city s	nd separ property. d below t Decree tate	ate property Husband is to the Wife. does not giv	e to



6E. Retirement Funds in Husband's Name

(For example: pension, retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans, as well as individual retirement accounts (IRAs), annuities and variable annuity life insurance benefits.)

The Co	ourt r	akes the following orders regarding retirement funds in Husband's name.
(Check	6E(1	or 6E(2).)
6E(1)	×	lusband is awarded 100% of all retirement funds in Husband's name alone, including but not mited to all rights to any pension, retirement, military retirement, 401(k), 403(b), employee tock ownership, profit sharing, thrift, Keogh, and stock option plans in Husband's name lone, along with 100% of any individual retirement accounts (IRAs), annuities, and variable nnuity life insurance in Husband's name alone.
6E(2)		he following retirement funds in Husband's name are divided between Husband and Wife: Is very important to list the <u>exact</u> name and account number of any relirement fund being divided by the Court.)
		Formal Name of Retirement Fund Account Number
		he Court ORDERS that the portion of each retirement fund listed above accrued between
		e date of the marriage/ and the date this Final Decree of Divorce is
		gned by the Court: (Check one.)
		is awarded 50% to Husband and 50% to Wife and as more specifically described in the Qualified Domestic Relations Order signed by the Court.
		is awarded% to Husband and% to Wife and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.
		is awarded \$ to Wife and the remainder to Husband and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.
		other:
		e Court ORDERS that Husband is awarded all retirement funds in Husband's name alone at are not specifically awarded to Wife above.
		The Court checks this box if applicable;
	[A Qualified Domestic Relations Order was signed by the Court on the same day this Final Decree of Divorce was signed by the Court.



6F. Retirement Funds in Wife's Name

(For example: pension, retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans, as well as individual retirement accounts (IRAs), annuities and variable annuity life insurance benefits.)

	akes the following orders regarding retirement funds in Wife's name.
6E/4	
0, (1	or 6F(2).)
×	Wife is awarded 100% of all retirement funds in Wife's name alone, including all rights to any pension, retirement, military retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans in Wife's name alone, along with 100% of any individual retirement accounts (IRAs), annuities, and variable annuity life insurance in Wife's name alone.
	The following retirement funds in Wife's name are divided between Husband and Wife: (It is very important to list the <u>exact</u> name and account number of any retirement fund being divided by the Court.)
	Formal Name of Retirement Fund Account Number
	The Court ORDERS that the portion of each retirement fund listed above accrued between
	he date of the marriage/ and the date this Final Decree of Divorce is
	signed by the Court: (Check one.)
	is awarded 50% to Wife and 50% to Husband and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.
	is awarded% to Wife and% to Husband and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.
	is awarded \$ to Husband and the remainder to Wife and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.
	☐ other:
	he Court ORDERS that Wife is awarded all retirement funds in Wife's name alone that are ot specifically awarded to Husband above.
	The Court checks this box, if applicable.
[A Qualified Domestic Relations Order was signed by the Court on the same day this Final Decree of Divorce was signed by the Court.
	T n Region

60	G. <u>Debts to Husband</u>
Th	e Court ORDERS Husband to pay the debts listed below:
1.	All debts, taxes, bills, liens, and other charges, past, present and future, that are in Husband's name alone unless this Decree requires otherwise.
2.	Any debt Husband incurred after separation. Date of separation: 8 16 14.
3.	The balance due on any loan or mortgage for the real property (house or land) that this Decree gives to Husband alone.
4.	The balance due on any loan for any vehicles that this Decree gives to Husband alone.
5.	All other debts listed below, which are not in Husband's name alone: (such as credit cards, student loans, medical bills, income taxes)
6H	. <u>Debts to Wife</u>
The	Court ORDERS Wife to pay the debts listed below:
	All debts, taxes, bills, liens, and other charges, present and future, that are in Wife's name alone unless this Decree requires otherwise.
2.	Any debt Wife incurred after separation. Date of separation: S
3.	The balance due on any loan or mortgage for the real property that this Decree gives to Wife alone.
	The balance due on any loan for any vehicles that this Decree gives to Wife alone. All other debts listed below, which are not in Wife's name alone: (such as credit cards, student loans, medical bills, income taxes)
7.	Muniment of Title
	Decree shall serve as a muniment of title to transfer ownership of all property awarded to any party is Final Decree of Divorce. (A "muniment of title" creates an official record of ownership transfer.)
8. 1	Name Change
The	Court ORDERS the name of the: (Check all boxes that apply.)
_	Husband changed back to a name used before marriage, as it appears below:
Ŧ	First Middle Lest
Ж и	Nife changed back to a name used before marriage, as it appears below:
	heri Ann Leblanc
F	irst - Middle Last



9. Court Costs

The costs of court shall be paid by the spouse who incurred them to the extent the party is required to pay such costs. A spouse who filed an *Affidavit of Indigency* that was not successfully contested is not required to pay court costs.

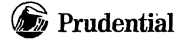
10. Other Orders

The court has the right to make other orders, if needed, to clarify or enforce the orders above.

11. Final Orders

Any orders requested that do not appear above are denied. This Decree is a final judgment that disposes of all claims and all parties and is appealable.

Pobisoni
w, the Respondent agrees to the cance of this Final Decree of May A72 623-7475 Phone number MANICH 3-18-15 Date 215 CO TX 75034



AGG () 1 267

The Prudential Insurance Company of America Group Life Claim Division PO Box 8517, Philadelphia, PA 19176 Tel (973) 548-5617 Fax (888) 227-6764

July 26, 2016

Insured: Marshall W. Mankin Control Number: G-8033 Claim Number: 11630135

Daniel C. Durand, III 522 Edmonds Ste 101 Lewisville, TX 75067

Dear Mr. Durand, III:

We have received a Group Life Insurance claim and Group Life Accidental Insurance claim for Marshall W. Mankin. Please accept our sincere condolences. Unfortunately, we are unable to render a benefit determination at this time.

As stated in our letters dated June 03, 2016 and July 06, 2016 we are required to make payment in accordance with the most recent beneficiary designation executed by the insured. In the event that there is no designated beneficiary or no designated beneficiary who survives the insured, the insurance benefit is paid in accordance with the beneficiary provision in the Group Policy. This provision states that the insurance benefit is payable to the first of the following surviving classes: (a) spouse; (b) child(ren) in equal shares; (c) parents in equal shares; (d) siblings in equal shares; (e) estate.

We have received the information that your client was making a claim to the proceeds and in view of that request, withheld payment to allow you time to present a legal basis for your claim. As of the date of this letter, we have not received any response.

As stated in our prior letters dated June 03, 2016 and July 06, 2016 Marshall Mankin had Keri Mankin listed as beneficiary for the basic and optional coverages of both the life and accidental policies. This policy is a non-ERISA case and falls under the state laws of Texas, which is considered a revocation state. This means when Ms. Mankin and Mr. Mankin were divorced in 2015, the designations on file with the policyholder were revoked. Mr. Mankin would have needed to go back in the employee system and update the beneficiary designations to Ms. Mankin for all of the Coverages on file. We went back to the employer to see if he did this, and they confirmed that he did not update any of the beneficiary designations on file. Both claims are therefore payable via Preferential Beneficiary Statement to the next of kin of the insured based on the highest surviving heirs.

Furthermore, we have received the letters of representation that were submitted and your inquiry as to the why this policy is considered Non-ERISA. This client (City of Coppell) is a government agency. By definition, a Non-ERISA case would be where plan sponsor is governmental agency or entity (federal, state, county or municipal). Since we have just recently received the letters of representation and your question as a courtesy to you and your client Prudential will hold these funds for an additional 15 days from the date of this letter for you to legally restrain us from releasing the proceeds to the highest surviving

EXHIBIT D

We appreciate the opportunity to serve you. If you have any questions or would like more information, please contact Customer Service at (800) 524-0542. If you are calling from outside the United States, you can dial us directly at (215) 784-2823. We are available Monday through Friday between 8:00 a.m. and 8:00 p.m. Eastern Time.

Sincerely,

Robert Wright Claims Coordinator



Chapter 9.

CLE/Other Legal Publications

See annotations to §§ 7.001-.002, supra.

SUBCHAPTER D. DISPOSITION OF UNDIVIDED BENEFICIAL INTEREST

§ 9.301. Pre-Decree Designation of Ex-Spouse as Beneficiary of Life Insurance

- (a) If a decree of divorce or annulment is rendered after an insured has designated the insured's spouse as a beneficiary under a life insurance policy in force at the time of rendition, a provision in the policy in favor of the insured's former spouse is not effective unless:
 - (1) the decree designates the insured's former spouse as the beneficiary;
 - (2) the insured redesignates the former spouse as the beneficiary after rendition of the decree; or
 - (3) the former spouse is designated to receive the proceeds in trust for, on behalf of, or for the bonefit of a child or a dependent of either former spouse.
- (b) If a designation is not effective under Subsection (a), the proceeds of the policy are payable to the named alternative beneficiary or, if there is not a named alternative beneficiary, to the estate of the insured
- (c) An insurer who pays the proceeds of a life insurance policy issued by the insurer to the beneficiary under a designation that is not effective under Subsection (a) is liable for payment of the proceeds to the person or estate provided by Subsection (b) only if
- (1) before payment of the proceeds to the designated beneficiary, the insurer receives written notice at the home office of the insurer from an interested person that the designation is not effective under Subsection (a); and
- (2) the insurer has not interpleaded the proceeds into the registry of a court of competent jurisdiction in accordance with the Texas Rules of Civil Procedure.

Comment

This section attempted to correct an anomaly in Texas law regarding disposition of certain property rights in insurance policies. For example, formerly if a party was awarded an interest in a life insurance policy but did, not change the designation of the ex-spouse as the beneficiary following the parties' divorce, the policy benefits would be paid to the ex-spouse on death of the insured. This was inconsistent with the Texas Probate Code rule that a beneficial designation of an ex-spouse in a will was voided by an intervening divorce. Except in rare cases, the former rule would result in an unintended disposition of benefits from a life insurance policy (a non-probate asset).

This section also deals with other forms of insurance to provide that the insurance protection is awarded to the party receiving the property unless the court otherwise expressly provides.

Unfortunately, the attempt at reform was only partially successful. The federal ERISA preempts state law governing insurance plans directly related to the employment of the insured. As the cases cited below demonstrate, the exact extent of preemption is a work in progress. Fortunately, a very substantial portion of insurance is not derived from employment, e.g., perhaps most life insurance and virtually all automobile and homeowners policies. In those instances the federal intervention into regulation of family law is inapplicable. Moreover, questions remain unanswered, such as whether a life insurance policy derived from employment may be awarded to the nonemployee spouse in the division of community property on divorce.

Of course, the employee ex-spouse may redesignate the former spouse as the beneficiary of life insurance following divorce, or the court may require the party to name the former spouse as a beneficiary or as trustee of the proceeds. The latter is often ordered to protect the interest of the children in their continued supports.

CLE/Other Legal Publications

See annotations, § 7.004, supra.

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§ 9.302

(a) If a annuitant retiremen or other e designatin

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(b) If a alternative

(c) A b pay retir proceeds

Subsection

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Chapter 9. Post-Decree Proceedings

§ 9.302

U.S. Leading Cases

U.S. Supreme Court

Egelhoff v. Egelhoff, 532 U.S. 141, 121 S.Ct. 1322 (2001) (former spouse took as beneficiary of life insurance violicies and qualified pension plan governed by ERISA) notwithstanding couple's divorce; ERISA preempted Washington state statute that would have removed former spouse as beneficiary, thus preempting state statute)

Rederal Courts

Guardian Life Ins. Co. v. Finch, 395 F.3d 238 (5th Cir. 2004) (notwithstanding Egelhoff, ex- wife's waiver of interest in life insurance policy under ERISA plan was enforceable under federal common law)

Manning v. Hayes, 212 F.3d 866 (5th Cir. 2000) (because ERISA pre-empted § 9.301, former spouse as named beneficiary took proceeds of life insurance policy acquired under ERISA plan; applying federal common law, court found that ex-spouse did not waive right to life insurance benefits in premarital agreement)

Clift v. Clift, 210 F.3d 268 (5th Cir. 2000) (Tex.) (award to husband of "any and all insurance policies insuring the life of Husband" sufficient to prevent wife from collecting proceeds under policy; language is valid waiver under ERISA)

Brandon v. Travelers Insurance Co., 18 F.3d 1321 (5th Cir. 1994) (Tex.) (although Texas statute requiring redesignation of ex-spouse as beneficiary on life insurance policy preempted by ERISA, divorce decree language was bona fide waiver of former wife's rights to proceeds), cert. denied, 115 S.Ct. 732 (1995)

Texas Courts

Barnett v. Barnett, 67 S.W.3d 107 (Tex. 2001) (federal ERISA preempts Texas Family Code regarding beneficiary designation of life insurance obtained through employment; employee has absolute right to designate the beneficiary, notwithstanding fact that life insurance policy is community property)

Irwin v. Irwin, 307 S.W.3d 383 (Tex. App.—San Antonio 2009, writ denied) (executor had no standing to contest designation of decedent's ex-wife as beneficiary of Federal Employees Group Life Insurance policy, a non-probate asset)

Cross Reference

Tex. Prob. Code Ann. § 69. Voidness Arising from Divorce.

§ 9.302. Pre-Decree Designation of Ex-Spouse as Beneficiary in Retirement Benefits and Other Financial Plans

(a) If a decree of divorce or annulment is rendered after a spouse, acting in the capacity of a participant, annultant, or account holder, has designated the other spouse as a beneficiary under an individual retirement account, employee stock option plan, stock option, or other form of savings, bonus, profit-sharing, or other employer plan or financial plan of an employee or a participant in force at the time of rendition, the designating provision in the plan in favor of the other former spouse is not effective unless:

(1) the decree designates the other former spouse as the beneficiary;

(2) the designating former spouse redesignates the other former spouse as the beneficiary after rendition of the decree; or

3 the other former spouse is designated to receive the proceeds or benefits in trust for, on behalf of, or for the benefit of a child or dependent of either former spouse.

(b) If a designation is not effective under Subsection (a), the benefits or proceeds are payable to the named alternative beneficiary or, if there is not a named alternative beneficiary, to the designating former spouse.

(c) A business entity, employer, pension trust, insurer, financial institution, or other person obligated to pay retirement benefits or proceeds of a financial plan covered by this section who pays the benefits or proceeds to the beneficiary under a designation of the other former spouse that is not effective under bulbsection (a) is liable for payment of the benefits or proceeds to the person provided by Subsection (b) only

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Insurance as trustee support. CAUSE NO. 16-06225-16

Keri Ann Mankin
V
S
The Prudential Insurance Company of S
America

In the District Courts,

Denton County/Fexas

16th Judicial District Court

Certificate of Cash in Lieu of Bond for Restraining Order &/or Injunction

I, Sherri Adelstein, Clerk of the District Courts of Denton County, Texas, do hereby certify on 8/8/2016, Keri Ann Mankin, Applicant(s), deposited \$100.00 cash in lieu of cost bond, as set by the Honorable Sherry Shipman, payable to Prudential Insurance Company of America, Defendant(s).

The bond is conditioned that the applicant will abide by the decision which may be made in this cause, and will pay to the Defendant all sums of money and costs that may be adjudged against him/her if the restraining order or temporary injunction shall be dissolved in whole or in part, as authorized by and in compliance with Rule 684 of the Texas Rules of Civil Procedure.

I agree to the terms and conditions of the Bond dated this 8th day of August, 2016.

Signature of Applicant or Applicant's Attorney

This is verification of the signature of the applicant or applicant's attorney and acknowledgement of receipt of the money posted as a requirement for the issuance of the Temporary Restraining Order or Injunction on this the 8th day of August, 2016.

Sherri Adelstein Denton County District Clerk 1450 E McKinney, Ste 1200 Denton TX-76209

Rita Lassiter, Deputy Clerk

OFFICIAL RECEIPT



Sherri Adelstein Denton County District Clerk 1450 E McKinney St, Ste 1200, Denton TX 76209 940-349-2200

Payor Mankin, Keri Ann 1402 North Valley Pkwy., #1203 Lewisville, TX 75077 Receipt No. 2016-21009

Transaction Date 08/10/2016

				00/10/2010
Description				Amount Paid
On Behalf Of Mankin, Keri A	nn			
16-06225-16				
Keri Ann Mankir	NV The Prudential Insuran	ce Company of America		
Cash Bond		•		
	DC Registry Depos	sit		100.00
	SUBTOTAL		*****	100.00
		_		400.00
		•	PAYMENT TOTAL	100.00
		O	N444405044) T	100.00
		Credit Card (Ref #100	0141185911) Tendered	
			Total Tendered	100.00
			Change	0.00
3/8/16 CNT				
	08/10/2016	Cashier RLassiter	Audit	
	11:30 AM	Station 15-00110	12525336	

OFFICIAL RECEIPT

Certified Payments

Denton County, TX District Clerk CNT Bill To

KERI MANKIN

75077

Payment Information

Card: ...9173

(Mastercard)

Exp hidden

Date: ""

CVV2: hidden

Time: 8/8/2016

1:30:14 PM

Status	Payment ID	Туре	Transaction	Reference #	Amount	Fee	Subtotal
success	100141185911	00141185911 Payment Bond 16- Deposit 06225-16			100.00	2.75	\$102.75
				Totals	\$100.00	\$2.75	\$102.75

Total Amount Charged to Card \$102.75

Your payments were Successful.

NO. 16-06225-16

KERI ANN MANKIN,
Plaintiff

V.

16th JUDICIAL DISTRICT

THE PRUDENTIAL INSURANCE
OF AMERICA,
Defendant

ORDER

KERI ANN MANKIN, Plaintiff in this cause, has filed an Original Petition for a temporary injunction and, in connection therewith, has presented a request for a temporary restraining order, as set forth in KERI ANN MANKIN's petition. It clearly appears from the facts set forth in KERI ANN MANKIN's verified petition and affidavit that unless The Prudential Insurance Company of America, Defendant, is immediately restrained from transferring or dispersing the proceeds of the life insurance policy of MARSHALL W. MANKIN to anyone other than Plaintiff it will commit the foregoing act(s) before notice can be given and a hearing is had on Plaintiff's motion for a temporary injunction; and that if the commission of these act(s) is not restrained immediately, KERI ANN MANKIN, Plaintiff, will suffer irreparable injury because the proceeds in the amount of \$160,624.00 will be disbursed to someone other than Plaintiff and may then be irretrievably lost.

IT IS, THEREFORE, ORDERED that The Prudential Insurance Company of America, Defendant in this cause, be, and hereby is, commanded forthwith to desist and refrain from transferring or dispersing the proceeds of the life insurance policy of MARSHALL W. MANKIN to anyone other than Plaintiff from the date of entry of this order until and to the fourteenth day after entry or until further order of this Court.

Order
Keri Ann Mankin v The Prudential Insurance Company of America
Cause No.

Defendant, appear and: the petition of KERI ANN MANKIN, for temporary injunction be heard before Sharper Sharp

The clerk of the above-entitled Court shall, forthwith, on the filing by KERI ANN MANKIN, Plaintiff, of the bond hereinafter required, and on approving the same according to the law, issue a temporary restraining order in conformity with the law and the terms of this order.

This order shall not be effective unless and until KER ANN MANKIN, Plaintiff, executes and files with the clerk a bond, in conformity with the law, in the amount of

SIGNED this 8th day of August, 2016, at 121 o'clock, P. m.

CERTIFIED A TRUTIAND CE PRESIDING
OF THE RECORD ON FILE IN MY OFFICE
SHERRI ADELSTEIN
DENTON COUNTY CLERK
Deputy Clerk

Order Keri Ann Mankin v The Prudential Insurance Company of America Cause No. Page 2 of 2

<u>Denton County District Clerk</u> Ph: 940-349-2200 FILED: 8/9/2016 12:58:52 PM SHERRI ADELSTEIN Denton County District Clerk By: Heather Goheen, Deputy

Plaintiff's Original Petition for Temporary Restraining Order, Injunction

E-FILING REQUEST FOR ISSUANCE

- * This document MUST be filed as a separate LEAD document when e-filing.
- **❖** Choose the **Filing code**:
 - o (New Suits select: "Application" and on Subsequent filings select "Request")
- Select the type of issuance using the "Optional Services" section on the e-filing screen

Document to

❖ If a service document is required, you must add the "Copies for Service" and enter the number of pages the clerk needs to print. (Ex: Petition is 5 pages, 3 citations are requested: 5 x 3 = 15 pages will need to printed by the clerk)

Cause No. 10-00225-16			_ be serv	ed. and Damages and Order			
Style of Case:	Keri Ann Mankir	Plaintiff v Th	e Prudential Insura	ance of America, Defendant			
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				esting issuance of the below listed ough the e-filing system.			
Please use				, Executions, Subpoenas and Order Withh	oldinas		
	•			quantity of issuance(s) needed:			
Туре		Amt	Quantity	Type	Amt	Quantity	
Citation		\$8	1	Expunction Notices: Petition & Order	\$11		
Citation for Foreclosure		\$46		Expunction Notices: Amended Petition	\$5		
Notice		\$8	1	Expunction Orders: Amended Orders	\$8		
Show Cause Notice		\$8		Letter Rogatory	\$8		
Temporary Restraining	Order	\$8	1	Commission	\$8	ı	
Precept		\$8		All Writs	\$8		
Address for service: Name of party to be ser Address for service:		d: Type: Process CT Corporation Systems, 1999 Bryan Street, Suite 900, Dallas, TX 75201-3136 d: Type: Process Type: Process					
Please I I will bring the front	ck one of hold at Cle g in a file-ma counter.	the opti rks office arked copy	ons belowe: of the service	there are more parties to be served. for your preferred service method e document to your office for the issuance	to be pic	cked up at	
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Requestor Name &	Phone nur	nher: Danie	I C. Durand, III 9	72-221-5655			

STATE OF TEXAS

COUNTY OF DENTON

Notary Public

CITATION CAUSE NO. 16-06225-16

To: Prudential Insurance Company of America – c/o Registered Agent: CT Corporation Systems, 1999 Bryan Street, Suite 900, Dallas, TX 75201-3136, (or wherever he or she may be found)

Notice to Defendant/Respondent: You have been sued. You may employ an attorney. If you, or your attorney, do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the first Monday following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you.

Court:	16th Judicial District Court 1450 E. McKinney, 3rd Floor, Denton, TX 76209
Cause No.	16-06225-16
Date of Filing:	08/05/2016
Document:	Plaintiff's Original Petition for Temporary Restraining Order, Injunction and Damages
Parties in Suit:	Keri Ann Mankin; The Prudential Insurance Company of America
Clerk:	Sherri Adelstein, District Clerk 1450 E. McKinney, Suite 1200, Denton, TX 76209
Party or	Daniel C. Durand
Party's Attorney:	522 South Edmonds Lane, Suite 101, Lewisville, TX 75067

Issued under my hand and seal of Court at office in Denton, Denton County, Texas on this the 9th day of August, 2016.

OFFICER'S RETURN

Came to hand on the _	day of	20	, 20 at	M. and
	day of		atM., by contract person a true copy	
and Plaintiff's Original	Petition for Temporary	Restraining Order,		
Service Fees: \$			She	riff/Constable
Service ID No.			C	County, Texas
		Ву:		
			Deputy/Autho	orized Person
	<u>VERIF</u>	CICATION		
On this day personally appea				to be the person
foregoing instrument has bee	on the foregoing instrument a en executed by me in this caus nd I am not a party to or intere serve process.	se pursuant to the Texas	Rules of Civil Proce	dure. I am over
Subscribed and sworn to bef	ore me on this the d	ay of	, 20	

STATE OF TEXAS

COUNTY OF DENTON

NOTICE OF HEARING TO SHOW CAUSE

CAUSE NO. 16-06225-16

To: Prudential Insurance Company of America – c/o Registered Agent: CT Corporation Systems, 1999 Bryan Street, Suite 900, Dallas, TX 75201-3136, (or wherever he or she may be found)

Greetings:

Whereas, Keri Ann Mankin in the County of Denton, State of Texas did on 08/05/2016 file in the 16th Judicial District Court, located at 1450 E. McKinney, 3rd Floor, Denton, Denton County, Texas, a(n) Plaintiff's Original Petition for Temporary Restraining Order, Injunction and Damages in Cause No. 16-06225-16 on the docket of said Court wherein, Keri Ann Mankin; The Prudential Insurance Company of America are parties to the suit and Keri Ann Mankin allege as per attached copy of Plaintiff's Original Petition for Temporary Restraining Order, Injunction and Damages.

And, whereas, the Honorable Sherry Shipman, Judge of said Court, has entered the following order; as per attached copy of Order.

And, whereas, the said Petition/Motion will be heard by the said Court at Denton, Texas at 1:30 PM on the 22nd day of August, 2016.

These are, therefore, to require you to appear at the time and place as above stated and answer said Order, showing cause, if any you can, why same should not be granted.

Issued under my hand and seal of Court at office in Denton, Denton County, Texas 8/9/2016.

Sherri Adelstein, District Clerk 1450 E. McKinney, Suite 1200 Penton, Denton County, TX 76209 Heather Goheen, Deputy

OFFICER'S RETURN

Came to hand on the day of executed on the day of within pamed	
Plaintiff's Original Petition for Temporary F	in person a true copy of this destraining Order, Injunction and Damages and Order at
Service Fees: \$	Sheriff/Constable
Service ID No	County, Texas
	By:
	Deputy/Authorized Person
Verification (must be com	pleted if served outside of the State of Texas)
	known to me to be the person whose name is stated under oath: Upon penalty or perjury, I attest the foregoing
instrument has been executed by me in this cause p 18 years and I am not a party to or interested in the	ursuant to the Texas Rules of Civil Procedure. I am over the age of outcome of this suit.
	day of, 20
	Notary Public

STATE OF TEXAS

COUNTY OF DENTON

TEMPORARY RESTRAINING ORDER <u>CAUSE NO. 16-06225-16</u>

To: Prudential Insurance Company of America – c/o Registered Agent: CT Corporation Systems, 1999 Bryan Street, Suite 900, Dallas, TX 75201-3136, (or wherever he or she may be found)

Greetings:

Whereas, Keri Ann Mankin, filed a(n) Plaintiff's Original Petition for Temporary Restraining Order, Injunction and Damages in the 16th Judicial District Court of Denton County, Texas on 08/05/2016 in suit number 16-06225-16 on the docket of said Court and styled Keri Ann Mankin V The Prudential Insurance Company of America and appeared as per attached copy of Plaintiff's Original Petition for Temporary Restraining Order, Injunction and Damages.

And upon presentation of said Pleading and consideration thereof, the Honorable Sherry Shipman Judge of said Court, made the following order thereon: the requirement for a bond having been posted or waived, you are therefore commanded to desist and refrain from: as per attached copy of Order until and pending the hearing of such Order before the Judge of said Court at 1:30 PM on the 22nd day of August, 2016 in the 16th Judicial District Court Courtroom, located at 1450 E. McKinney, 3rd Floor of the Courts Building of Denton County, in the City of Denton, Texas, when and where you will appear to show cause why injunction should not be granted upon such Petition/Application effective until Final Order/Decree in suit.

Issued under my hand and seal of Court at office in Denton, Denton County, Texas on this the 9th day of August, 2016.

Sherri Adelstein, District Clerk 1450 E. McKinney, Suite 1200 Denton, Denton County, TX 76209

Heather Goheen, Deputy

OFFICER'S RETURN

Came to hand on t	he	_ day of				· —	at		M. and
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				By:					
							Deputy/Auth	orized F	erson
			VERIFICAT	<u>ION</u>					
On this day personally whose name is subscroregoing instrument ha	ibed on the f as been exec	uted by me in	this cause pur	rsuant to	the Texas	n penal Rules o	of Civil Proce	l attest dure. I a	that the am over
he age of eighteen yea he Denton County Cou			or interested i	n the ou	tcome of t	nis suit,	and have be	en autho	rized by
Subscribed and sworn	to before me	on this the	day o	f			, 20		
								Notar	v Public

FILED: 8/18/2016 11:32:06 AM SHERRI ADELSTEIN Denton County District Clerk By: Joanna Price, Deputy

AFFIDAVIT OF SERVICE CAUSE NO. 16-06225-16

KERRI ANN MANKIN Plaintiff,

IN THE DISTRICT COURT

٧.

16th JUDICIAL DISTRICT

PRUDENTIAL INSURANCE COMPANIES OF AMERICA Defendant, **DENTON COUNTY, TEXAS**

Documents: CITATION, PLAINTIFF'S ORIGINAL PETITION FOR TEMPORARY RESTRAINING ORDER, INJUNCTION AND DAMAGES; NOTICE OF HEARING TO SHOW CAUSE; TEMPORARY RESTRAINING ORDER

Received on: AUGUST 9, 2016 at 5:25 p.m. the above documents to be delivered to:

PRUDENTIAL INSURANCE COMPANY OF AMERICA c/o Registered Agent: CT CORPORATION SYSTEMS, 1999 BRYAN ST., STE., 900, DALLAS, TEXAS 75201

I, Brian Bankowski, the undersigned, being duly sworn, depose and say, that I am duly authorized to make delivery of the document(s) listed herein in the above styled case. I am over the age of 18, and am not a party to or otherwise interested in this matter. Delivery of said documents were attempted in the following manner:

On AUGUST 9, 2016 at 5:25 p.m., I received a Citation, Notice of Hearing to Show Cause and Temporary Restraining Order in the above numbered and entitled cause. I executed service on AUGUST 10, 2016 at 12:00 p.m., by delivering to Prudential Insurance Companies of America by delivering to the registered agent, CT Corporation Systems and handing to Terri A. Thongsavat as person authorized to accept a true copy of the Citation, Notice of Hearing to Show Cause and Temporary Restraining Order and accompanying pleadings having first endorsed date of delivery thereon at 1999 BRYAN ST., STE., 900, DALLAS, TEXAS 75201.

"I declare under penalties of perjury that the information contained herein is true and correct"

THE STATE OF TEXAS 5
COUNTY OF DEATON 5

Subscribed and sworn to before me on the \mathcal{U}_Q day

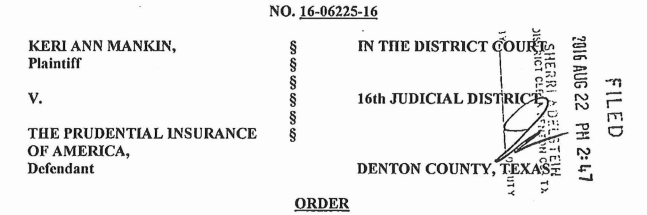
of Cream 20 le by the affiant who is

personally known to me.

Brian Bankowski; SCH #6817, EXP 5/31/2019

NOTARY PUBLIC

BELINDA MAYE BLACK
Notory Public, State of Texas
Comm. Expires 07-02-2018
Notary 1D 125731118



TO THE HONORABLE JUDGE OF SAID COURT:

The petition of KERI ANN MANKIN, Plaintiff in this cause, for a temporary injunction came on regularly for earing this day, due notice having been given. The parties appeared by their attorneys. On considering the evidence received and the argument of counsel, the Court finds and concludes that KERI ANN MANKIN, Plaintiff, will probably prevail on the trial of this cause; that PRUDENTIAL INSURANCE COMPANY OF AMERICA, Defendant, intends to transfer or disperse the proceeds of life insurance policy of MARSHALL W. MANKIN to someone other than Plaintiff as soon as possible and before the Court can render judgment in this cause; that if PRUDENTIAL INSURANCE COMPANY OF AMERICA, Defendant, carries out that intention, it will thereby alter the status quo and tend to make ineffectual a judgment in favor of KERI ANN MANKIN, in that Plaintiff would lose \$160,624.00; and that unless PRUDENTIAL INSURANCE COMPANY OF AMERICA, Defendant, is deterred from carrying out that intention, KERI ANN MANKIN, Plaintiff, will be without any adequate remedy at law in that the proceeds would be dispersed to others and likely gone forever.

IT IS THEREFORE, ORDERED that PRUDENTIAL INSURANCE COMPANY OF AMERICA, Defendant, is commanded forthwith to desist and refrain from transferring or dispersing the proceeds of the life insurance policy of MARSHALL W. MANKIN until judgment in this cause is rendered by this Court.

IT IS FURTHER ORDERED that trial on the merits of this cause is ordered set for OCTOBER 1, 2016, at 1,30 P.M.

IT IS FURTHER ORDERED that the PRUDENTIAL INSURANCE COMPANY OF AMERICA, Defendant shall hold the proceeds of said policy and not disperse to anyone on or before said trial date.

This Order shall not be effective unless and until KERI ANN MANKIN, Plaintiff, executes and files with the clerk a bond, in conformity with the law, in the amount of

One hu he I dollages Wo dollars (\$ 100.00). The \$100.00 bord Posted for the Ex Parte TRO shall be than she med for these surposes

The clerk shall forthwith, on the filing by KERI ANN MANKIN, Plaintiff, of the bond,

and on approving the bond according to the law, issue a temporary injunction in conformity with the law and the terms of this Order.

SIGNED on August 22____, 2016.

JUIDGE PRESIDING

CERTIFIED A TRUE AND CORRECT CO.
OF THE RECORD ON FILE IN MY OFFICE
SHERRI ADELSTE

My Mel